IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

Alexandria Division

UNITED STATES OF AMERICA v. ZACKARY ELLIS SANDERS, Defendant.) Case No. 1:20-CR-143) Honorable T.S. Ellis, III))
SEALING ORDER	
Upon motion of the United States, purs	suant to Local Criminal Rule 49(C) and 49(E), the
Court finds that sealing of the government's	s motion to exclude evidence at trial or, in the
alternative, to continue the trial, and the exhibit	s attached thereto is necessary to prevent disclosure
of private medical and protected information	n. The Court finds that the defendant's privacy
interests and the interest in protecting this sens	itive information outweigh any competing interest
in the public's right of access. See Baltimore	Sun Co. v. Goetz, 886 F.2d 60, 65 (4th Cir. 1989);
United States v. Ramey, 791 F.2d 317, 321 (4t)	h Cir. 1986); In re Knight Pub. Co., 743 F.2d 231,
235 (4th Cir. 1984).	
It is hereby ORDERED that the government	ment's motion to exclude evidence at trial or, in the
alternative, to continue the trial, and the exhib	its attached thereto be sealed until further order of
the Court.	
	Honorable T.S. Ellis, III United States District Judge
Date: Alexandria, Virginia	